## United States Bankruptcy Court

APR 3 0 1990

		TOWA	District of	LIEKN	For theNOR		
BARBARA A. EVERLY, CLERK	7			GRAY and		RE:	IN
2078	000	voo		A. GRAY,	KATHRYN		

Debtors.

Case No.\_\_\_\_\_

GRAETTINGER BUILDING CENTER,

Plaintiff

ROBERT V. GRAY,

Descudant

Adversary Proceeding No. X89-0107F

### **JUDGMENT**

This proceeding having come on for trial or hearing before the court, the Honorable William L. Edmonds
. United States Bankruptcy Judge, presiding, and the issues having been duly tried or heard and a decision having been rendered,

## [OR]

The issues of this proceeding having been duly considered by the Honorable William L. Edmonds
United States Bankruptcy Judge, and a decision having been reached without trial or hearing, by stipulation,

#### IT IS ORDERED AND ADJUDGED:

that plaintiff, Graettinger Building Center, shall recover from defendant, Robert V. Gray, the sum of \$2,000.00. Terms of the payment of this judgment are set forth in the stipulation filed with the court on March 20, ]990.

Vol. II Page 197



copies mailed with order 4/30/90,

BARBARA	Α.	EVERLY
---------	----	--------

Clerk of Bankrupicy Court

[Seal of the U.S. Bankruptcy Court]

Date of iccurred 4-30-90

and Faris McElhery

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF IOWA



IN RE: : SARBARA A EVERLY, CLERK

ROBERT V. GRAY CHAPTER NO. 7

KATHRYN A. GRAY, : BANKRUPTCY NO. X89-00297F

Debtors. :

GRAETTINGER BUILDING CENTER, : ADVERSARY NO. X-89-0107F

Plaintiff, :

v. :

ROBERT V. GRAY, :

Defendant. :

## ORDER

This matter comes before the Court on Plaintiff, Graettinger Building Center's Application For Entry Of Default Judgment Per Stipulation For Entry Of Default Judgment And Installment Payments. The Court finds that:

- A complaint to determine dischargability was filed on June 9, 1989
   by the Plaintiff herein. No answer has been filed in response to said
   complaint.
- 2. The Plaintiff seeks court approval of Exhibit A to its Application, said Exhibit A being a Stipulation For Entry Of Default Judgment And Installment Payments executed by the parties and counsel, the same having been filed on March 20, 1990.
- 3. A Notice Setting Bar Date For Objections to said Application was filed on March 23, 1990, setting a bar date for objections of April 20, 1990.
  - 4. No objections have been filed to said Application.

IT IS THEREFORE ORDERED that Plaintiff's Application For Entry
Of Default Judgment Per Stipulation For Entry Of Default Judgment And
Installment Payments is sustained, and accordingly, the terms of the Stipulation
For Entry Of Default Judgment And Installment Payments are approved and
constitute a judgment against the Debtors, Robert V. Gray and Kathryn A.
Gray.

ORDERED: 4/3-/9-

BARBARA A. EVERLY Clerk, Bankruptcy Court

COPY TO:

Mark S. Brownlee P. O. Box 957 Fort Dodge, IA 50501

William Thatcher
P. O. Box 1469
Fort Dodge, IA 50501

Deputy Clerk 320 6th Street Sioux City, IA 51101

U. S. Trustee

on 4/30/90,